

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/944,766	08/31/2001	John R. Cartus	00225	2761	
26285	7590 03/14/2005		EXAMINER		
	ICK & LOCKHART NIC	SKED, MATTHEW J			
	ELD STREET H, PA 15222		ART UNIT	PAPER NUMBER	
			2655		

DATE MAILED: 03/14/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	on No.	Applicant(s)				
Office Action Summary		09/944,76	66	CARTUS, JOHN R.				
		Examiner		Art Unit				
		Matthew J		2655				
Period fo	The MAILING DATE of this communica or Reply	tion appears on the	cover sheet with the c	orrespondence ad	dress			
THE I - External after - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICA asions of time may be available under the provisions of 3 SIX (6) MONTHS from the mailing date of this communic period for reply specified above is less than thirty (30) do period for reply is specified above, the maximum statutore to reply within the set or extended period for reply will, reply received by the Office later than three months after ad patent term adjustment. See 37 CFR 1.704(b).	ATION. 7 CFR 1.136(a). In no evo- cation. ays, a reply within the state ary period will apply and will by statute, cause the app	ent, however, may a reply be timutory minimum of thirty (30) days II expire SIX (6) MONTHS from lication to become ABANDONE	nely filed s will be considered timely the mailing date of this or D (35 U.S.C. § 133).	y. ommunication.			
Status								
1)[Responsive to communication(s) filed of	on						
2a) <u></u> □	This action is FINAL . 2b)		on-final.					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
4)🖂	4)⊠ Claim(s) <u>1-19</u> is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.							
· · · · · · · · · · · · · · · · · · ·	5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-19</u> is/are rejected.								
· · · · · · · · · · · · · · · · · · ·	7) Claim(s) is/are objected to.							
8)□	Claim(s) are subject to restriction	n and/or election re	equirement.					
Applicati	on Papers		,					
9)[The specification is objected to by the E	xaminer.						
10)⊠ The drawing(s) filed on <u>31 August 2001 and 18 October 2001</u> is/are: a) accepted or b)⊠ objected to by the								
Examiner								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11)[_]	The oath or declaration is objected to by	the Examiner. No	te the attached Office	Action or form P1	O-152.			
Priority u	ınder 35 U.S.C. § 119							
-	Acknowledgment is made of a claim for ☐ All b)☐ Some * c)⊡ None of:	foreign priority und	der 35 U.S.C. § 119(a)	-(d) or (f).				
	1. Certified copies of the priority do	cuments have bee	n received.					
	2. Certified copies of the priority do		• •					
	3. Copies of the certified copies of t	•		ed in this National	Stage			
• 6	application from the International	•	` ''					
- 8	See the attached detailed Office action for	or a list of the certi	ried copies not receive	a.				
Attachmen	t(s)							
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)								
	e of Draftsperson's Patent Drawing Review (PTO nation Disclosure Statement(s) (PTO-1449 or PTO		Paper No(s)/Mail Da 5) Notice of Informal P		D-152)			
Pape	Paper No(s)/Mail Date 6/19/02. 6) Other:							

DETAILED ACTION

Drawings

1. The drawings are objected to because many of the drawings have handwritten elements and titles. Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 10-19 are rejected under 35 U.S.C. 102(b) as being anticipated by Neumann (U.S. Pat. 5,303,151).

As per claims 10 and 19, Neumann teaches an apparatus and system for assisting a language translator, comprising:

a target text unit definition module (user desires to translate source language into a target language hence it would necessarily need a module to define the source language, col. 4, lines 65-68);

a source text unit definition module (source language preparer prepares the source document for translation, col. 6, lines 39-48);

Application/Control Number: 09/944,766

Art Unit: 2655

an entry preparation module (translation handle generator underlines source text to translate and inserts a translation handle after the underlined area for future insertion of the target text, col. 7, lines 1-20); and

Page 3

a source text unit delete module (deletes source text after translation, col. 16, lines 27-30 and Fig. 15B).

- 4. As per claim 11, Neumann teaches an execution check module (determines if source language terms still remain to be translated, col. 10, lines 9-13).
- 5. As per claim 12, Neumann teaches a cursor paragraph module (retrieves paragraph of the current insertion point for the insert target term command, col. 8, lines 24-33).
- 6. As per claim 13, Neumann teaches a cursor move module (move forward and move back commands, col. 47).
- 7. As per claim 14, Neumann teaches a non-empty paragraph find module (tag paragraph program uniquely identifies each paragraph in the source language document, col. 6, lines 55-61).
- 8. As per claim 15, Neumann teaches a move module (moves position indicator every time a new source term is compared, col. 13, lines 30-32).
- 9. As per claim 16, Neumann teaches a character scan module (deletes all paragraph tags hence it inherently scans for the tags in the text, col. 65)
- 10. As per claim 17, Neumann teaches a variable re-initialization module (assigns a paragraph tag to every paragraph sequentially from a first to last paragraph, this

Art Unit: 2655

inherently needs to be re-initialized for every new source document, col. 10 line 53 to col. 11, line 9).

11. As per claim 18, Neumann teaches a stop module (if all source terms have been translated then the translation stops and returns to the word processor, col. 10, lines 42-46).

Claim Rejections - 35 USC § 103

- 12. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 13. Claims 1-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Neumann.

As per claims 1, 6, and 8, Neumann teaches a computer-assisted method, apparatus and a computer readable medium for assisting a language translator, comprising:

highlighting an area of source text to be translated into a target language (emphasizes the source text by underlining it, col. 4, lines 33-37);

allowing insertion of text in the target language before the highlighted area of source text (inserts target language text at the insertion point which is prior to the source language text, Fig. 14B, element 1404); and

Art Unit: 2655

removing the highlighted area of source text after insertion of text in the target language (deletes underlined source text after translation, col. 16, lines 27-30 and Fig. 15B).

Neumann does not specifically teach nor suggest inserting the text in the target language following the source text.

However, the Examiner takes Official Notice that it would have been obvious to one of ordinary skill in the art at the time of invention to modify the system of Neumann to alternatively insert the target language text following the highlighted area because there are no advantages to inserting the target text following the highlighted area as opposed to before it. Both methods would work equally well and serve the same purpose.

14. As per claims 2, 7 and 9, Neumann teaches:

determining if a second area of source text is available for translation (determines if source language terms still remain to be translated, col. 10, lines 9-13); and

highlighting the second area of source text when the second area of source text is available for translation (performs underlining for each source term, col. 4, lines 33-37).

15. As per claim 3, Neumann does not specifically teach or suggest determining if the execution of the method is a first iteration of the method.

However, the Examiner takes Official Notice that processing would differ in translation systems between the first and future iterations. Therefore, it would have

been obvious to one of ordinary skill in the art at the time of invention to modify the system of Neumann to determine if the current execution is the first iteration because this would indicate to the system that certain preprocessing must be done such as initializing variables and moving the translation dictionaries into active memory.

- 16. As per claim 4, Neumann teaches defining the area of source text prior to highlighting the area of source text (matches source terms in product glossary hence defining them prior to underlining, col. 4, lines 33-37).
- 17. As per claim 5, Neumann teaches executing the method for each paragraph of source text in a document (performs translation of entire source document hence performing it for every paragraph, Fig. 20B).

Conclusion

18. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Kumano (U.S. Pat. 5,978,754), Ogilvie (U.S. Pat. Pub. 2003/0040899A1), D'Agostini (U.S. Pat. 2003/0040900A1), and Scanlan (U.S. Pat. 6,857,022) teach systems for assisting users in language translation.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Matthew J Sked whose telephone number is (703) 305-8663. The examiner can normally be reached on Mon-Fri (8:00 am - 4:30 pm).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Talivaldis Smits can be reached on (703) 306-3011. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

MS 03/09/09

> TALIVALDIS IVARS ŠMITS PRIMARY EXAMINER